STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT

3:20-cv-07345-SK

Hunton Andrews Kurth LLP

Pursuant to Civil L. R. 6-1(a), Plaintiffs Facebook, Inc. and Instagram, LLC, and Defendants Sean Heilweil and Jarrett Lusso, stipulate as follows:

Plaintiffs filed the Complaint in this action on October 20, 2020.

Plaintiffs served Defendant Jarrett Lusso on October 29, 2020. Accordingly, his deadline to respond to Plaintiffs' Complaint is November 19, 2020.

Plaintiffs served Defendant Sean Heilweil on November 3, 2020. Accordingly, his deadline to respond to Plaintiffs' Complaint is November 24, 2020.

Defendants have yet to retain local counsel in California and accordingly have requested an extension of time to respond to Plaintiffs' Complaint and to explore whether an early resolution with Plaintiffs is possible.

Plaintiffs, therefore, have agreed to extend the deadline for both Defendants to respond to the Complaint until December 21, 2020, and, as a courtesy, to file this Stipulation on Defendants' behalf.

IT IS SO STIPULATED.

Dated: November 12, 2020

HUNTON ANDREWS KURTH LLP

By: /s/ Jeff R. R. Nelson
Ann Marie Mortimer
Jason J. Kim
Jeff R. R. Nelson
Attorneys for Plaintiffs
FACEBOOK, INC. and
INSTAGRAM, LLC

Platform Enforcement and Litigation Facebook, Inc.

Jessica Romero Michael Chmelar V. RaShawn Woodley

Dated: November 11, 2020

By:

SEAN HEILWEIL Defendant *In Pro Per*

Sen Heilweil

Dated: November 11, 2020

By:

JARRETT LUSSO Defendant *In Pro Per*

ATTESTATION

I, Jeff R. R. Nelson, am the ECF user whose ID and password are being used to file this document. In compliance with Local Rule 5-1(i)(3), I hereby attest that Defendants Sean Heilweil and Jarrett Lusso have both concurred in this filing.

Dated: November 12, 2020 /s/ Jeff R. R. Nelson

Jeff R. R. Nelson

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